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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/677,054	10/01/2003	Tom Evslin	449-115	8096
83336 7590 12/02/2010 Kaplan Gilman & Pergament LLP 1480 Route 9 North			EXAMINER	
			AL AUBAIDI, RASHA S	
Woodbridge, NJ 07095			ART UNIT	PAPER NUMBER
			2614	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/677.054 EVSLIN, TOM Office Action Summary Examiner Art Unit RASHA S. AL AUBAIDI 2614 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 20 October 2010. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 22-46 is/are pending in the application. 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 22-46 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received.

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date

Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information-Displaceure-Statement(e) (FTO/SS/08)

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent Application

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### DETAILED ACTION

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/20/2010 has been entered.

### Response to Amendment

 This in response to an RCE amendment filed 10/20/2010. Claims 39-46 have been added. No claims have been canceled. No claims have been amended. Claims 22-46 are still pending in this application.

### Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary sikl in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 22-23, 28-29, 31, 33, 35-36 and 43-44 are rejected under 35

U.S.C. 103(a) as being unpatentable over Iwama (US PAT # 6,600,735) in view of

Poretsky (US PAT # 6.141.322).

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Regarding claims 22 and 35-36. Iwama teaches in Fig. 1 a basic structure of the invention wherein a calling party (105-a) at a PSTN (104-a) initiates a call set up to a called party (105-b) at PSTN (104-b) utilizing internet (110), Iwama also teaches in a case where a gateway device at a calling side (i.e., a call source), a gateway device at a called side (call destination) and a gate keeper are provided, the calling side gateway device which accepts a call reception from a PSTN assigns a connection condition such as the telephone number of a connection destination, etc. and inquires to the gate keeper. In response to this inquiry, the gate keeper determines the address of a called side gateway device which satisfies the request condition, and notifies it to the calling side gateway device. Subsequently, the calling side gateway device proceeds in the connection of the call to the called side gateway device. When a call setup is accepted between the gateway devices at the calling side and the called side, audio data are transmitted/received according to a protocol for transferring real-time data. Thus, Iwama teaches a three-step procedures, that is, a procedure of determining the gateway device of a connection destination, a procedure of connecting a call to the gateway device thus determined and a procedure of transferring real-time information between the gateway devices thus connected are carried out for the call connection (see col. 1, lines 1-50, col. 2, lines 20-25 and lines 29-32).

lwama does not specifically teach "receiving information on resources status in the second telephony network" and "when said information on resources status Application/Control Number: 10/677,054

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indicates that resources are available in said second telephony network to complete setup of the call therein" as recited in the claim's language.

However, Poretsky teaches in a method and apparatus for precedence and preemption in ATM connection admission control FIG. 3 shows the CAC block receives a SETUP message at 30, and based upon the mandatory and optional IEs, reads the necessary resources for a requested virtual circuit connection (VCC) and runs a bandwidth allocation algorithm at 32 to determine at 34 whether the necessary resources are available at the switch. If the bandwidth allocation algorithm determines that the required resources are available, the CAC updates at 36 the allocation database with the new VCC and allocated resources, a traffic contract is agreed to at 38, and the VCC is passed at 40 to the user in a CONNECT message (see col. 2, lines 35-48).

Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the feature of determining the resources status prior to establishing a call setup connection, as taught by Poretsky, into the teachings of Iwama in order to reduce traffic and not waste anytime attempting to connect or reach an entity or network that is not available. Note that Iwama teaches the use of a separate call signaling protocol (this can read on H.232 protocol, see col. 1, lines 15-18). Also, the claimed use of "interface" is inherent if not obvious within the teachings of Iwama and Poretsky. Also, having the interface receiving the resources status is an obvious

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limitation and well known in the art. Any designated entity may receive any type of information based on the need and desire. Thus, the Examiner believes that having the "interface at first telephony network in said packet switching network, receiving information on resources status" is a design choice of Applicant that does not rise the invention to the level of patentability.

Regarding claim 23, limitations (this reads on the message transmitted between the calling side gateway and the called side gateway (see col. 8, lines 17-22).

For claim 28 limitations, see col. 1, lines 15-18.

For claim 29 limitations, see col. 8, lines 22-35.

Regarding claims 31, 33 and 38 limitations, see col. 8, lines 3-13 and col. 21, lines 29-40.

Claim 43-44 are rejected for the same reasons as discussed above with respect to claims 22 and 37. However, Examiner believes that issuing a confirmation message if the resources are available as recited in claim 43 is an obvious limitation and well known feature in the art of telephony.

Claims 24-27, 30, 32, 34, 37-42 and 45-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Iwama (US PAT # 6,600,735) in view of Poretsky (US PAT # 6,141,322) and further in view of Elliott et at. (US PAT # 6,614,781).

Regarding claims 24 and 30, the combination of Iwama and Poretsky does not specifically teach that "the out of band signaling protocol is SS7", as recited in the claim language.

However, Elliott teaches the use of a SS7 protocol in a voice over data network architecture (see col. 4, lines 30-49).

Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the use of an old and well known protocol such as SS7, as taught by Elliott, into the combination of Iwama and Poretsky in order to have faster call set up in addition to efficient use of network resources. Note that SS7 is a tested and reliable signaling protocol with global acceptance.

Claims 37, 39 and 41 are rejected for the same reasons as discussed above with respect to claims 22 and 24, respectively.

For claim 25, Elliott teaches the use of sending IAM (Initial Address Message) see (Fig. 28 and corresponding text.)

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For claims 26-27, 32 and 38, Elliott teaches the use of ACM (Answer Complete Message) see Fig. 36 and corresponding text.

For claim 34, the send of a "release message" as recited in the claim language is obvious and well known in the art.

Regarding claim 40, although Elliott teaches that the system includes soft switch sites, gateway sites, a data network, a provisioning component, a network event component and a network management component. The system interfaces with customer facilities (e.g., a PBX), carrier facilities (e.g., a LEC) and legacy signaling networks (e.g., <u>SS7</u>) to handle calls between any combination of on-network and off-network callers (see abstract). However, Elliott does not specifically teach that the SS7 signaling network is arranged in parallel with the data network. However, this limitation is obvious, since arranging the SS7 signaling in any structure (i.e., parallel) can be done based on the need and desire. Having the ss7 signaling in parallel or in another type of arrangement will not change the functionality of the SS7 signaling.

Regarding claim 42, see originating and terminating gateways (102-a) and (102-b) as shown in Fig. 10 of Iwama.

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Claims 45-46 are rejected for the same reasons as discussed above with respect to claims 24 and 30, respectively.

## Response to Arguments

 Applicant's arguments filed 10/20/2010 have been fully considered but they are not persuasive.

Applicant argues (Page 7-8 of the Remarks) that "the claimed feature checks the availability of one network prior to setting up a call in another network". Applicant adds "The above differs from the normal order of events because communication systems generally do not check the availability of a particular network...etc". The Examiner respectfully disagrees with Applicant's argument because the Poretsky is specifically directed to check the availability of resources prior to setting up a call, the clear advantageous of performing this step is not to waste time trying to connect to busy or unavailable network. The Examiner believes that teachings of Poretsky of checking the availability of resources prior to perform a call setup for a device or a switch as alleged by the Applicant is still analogous to checking the availability of resources prior to performing a call setup to another network. The functionality and the end result is still the same. Logically one of an ordinary skill in the art may check if there are any resources available before conducting a call, a conference, or any other task required. Also, if the prior art is capable of checking the resource availability of a device, then it is possible to check the resource availability of a network or any other element desired.

Applicant also argues (Page 8 of the Remarks) that "Poretsky does not remotely suggest checking a network (or any other entity)". First, it is not clear where is this language cited. Does *remotely* checking a network suppose to be part of independent claim 22 or any other independent claims? Second, since clearly the term "remotely" is not recited in the claim, it appears that Applicant is reading into the claim's language.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the
examiner should be directed to Rasha S AL-Aubaidi whose telephone number is (571)
272-7481. The examiner can normally be reached on Monday-Friday from 8:30 am to
5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor. Ahmad Matar. can be reached on (571) 272-7488.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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/Rasha S. AL-Aubaidi/

Primary Examiner, Art Unit 2614

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